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8	Grand Sierra Resort Unit-Owners' Association	
6		
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11		
10	WELLS FARGO BANK, N.A., TRUSTEE	
12	FOR THE CERTIFICATEHOLDERS OF BANK OF AMERICA FUNDING	Case No.: 2:15-cv-00654-GMN-CWH
13	CORPORATION MORTGAGE PASS	
	THROUGH CERTIFICATES, SERIES	
14	2007-5,	STIPULATION AND [PROPOSED] ORDER
15	2007 5,	TO MODIFY SCHEDULING ORDER AND
13	Plaintiff,	EXTEND THE TIME TO RESPOND
16	· ·	
	vs.	(First Request)
17		
18	MEI-GSR HOLDINGS, LLC; GRAND	
	SIERRA RESORT UNIT-OWNERS'	
19	ASSOCIATION; DOE INDIVIUTALS 1	
20	through 10, inclusive, and ROE CORPORATIONS 1 through 10, inclusive,	
20	CORT ORATIONS 1 unough 10, inclusive,	
21	Defendants.	
22		
	District WELLS EADOO DANK N	A and Defendants MELCED HOLDINGS LLC.
23	Plaintiff WELLS FARGO BANK, N.A and Defendants MEI-GSR HOLDINGS, LLC;	
24	GRAND SIERRA RESORT UNIT-OWNERS' ASSOCIATION, by and through their respective	
25	counsel of record, have agreed to extend the time for discovery, extend the time to respond to	
26	Plaintiff's Second Amended Complaint, and the time to respond to Plaintiff's motion for	
27	summary judgment. These extensions are requested in good faith in order to provide time for	

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this Court to rule on Defendants' motion for stay which was filed on February 15, 2018, which has now been fully brief.

As this Court is aware, this case had been previously stayed pending the final resolution of the petition for writ certiorari to the United States Supreme Court in Bourne Valley Court Trust v. Wells Fargo Bank, which was ultimately lifted on October 18, 2017. This Court, however, certified the following question to the Nevada Supreme Court: "Whether NRS § 116.31168(1)'s incorporation of NRS § 107.090 required a homeowner's association to provide notices of default and/or sale to persons or entities holding a subordinate interest even when such persons or entities did not request notice, prior to the amendments that took effect on Oct 1, 2015?" See Bank of New York Mellon v. Star Hill Homeowners Ass'n, Case No. 2:16-CV-02561-RFB-PAL, 2017 WL 1439671, at *5 (D. Nev. Apr. 21, 2017). In an Order filed June 13, 2017, the Nevada Supreme Court accepted this certified question. See SFR Investment Pool 1, LLC v. Bank of New York Mellon, Case No. 72931, Order Accepting Certified Question, Directing Briefing, and Directing Submission of Filing Fee, at *1 (Nev. June 13, 2017).

In an effort to reduce costs, the parties have engaged in only limited discovery, anticipating that the Nevada Supreme Court would shortly answer the certified question. Plaintiff has sought records from the Alessi & Koenig, LLC, the lien servicer for the HOA. No other discovery has been conducted in order to avoid unnecessary expenses and a waste of the parties' and the court's time and resources. While the final reply brief in SFR Investment Pool 1, Case No. 72931 was filed on November 28, 2017, the Nevada Supreme Court has not yet answered the certified question and this Court has not yet ruled on Defendants' motion to stay. The parties have agreed to a limited extension of the discovery deadline and to extend the time to respond to Plaintiffs' newly amended complaint and newly filed motion for summary judgment in order to afford this Court adequate time to consider Defendants' motion for stay.

The extension of discovery deadline is also warranted because when Plaintiff amended its complaint, Plaintiff add a new party, Defendant DB PRIVATE WEALTH MORTGAGE LTD. DB Private Wealth, however, has not yet been served. Once served, the parties anticipate that DB Private Wealth will wish time to conduct discovery after responding to Plaintiff's complaint.

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Accordingly, based on the foregoing and for good cause appearing, the Parties, by and through

their respective counsel of record, do hereby stipulate and agree as follows: